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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/178,887	10/27/1998	YOSHINORI SUGAHARA	018656-048	, 5088
75	590 10/16/2002			
Platon N. Mandros BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404 Alexandria, VA 22313-1404			EXAMINER	
			TRAN, DOUGLAS Q	
			ART UNIT	PAPER NUMBER
			2624	
			DATE MAILED: 10/16/2002	22

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application f	Applicant(s)				
Office Action Summary		09/178,887	SUGAHARA, YOSHINORI				
		Examiner	Art Unit				
		Douglas Q. Tran	2624				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply							
THE - Ex aff - If f - If f - F - Ar	HORTENED STATUTORY PERIOD FOR REPLY EMAILING DATE OF THIS COMMUNICATION. densions of time may be available under the provisions of 37 CFR 1.13 ter SIX (6) MONTHS from the mailing date of this communication. the period for reply specified above is less than thirty (30) days, a reply NO period for reply is specified above, the maximum statutory period wailure to reply within the set or extended period for reply will, by statute, by reply received by the Office later than three months after the mailing ried patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however within the statutory minim vill apply and will expire SI cause the application to b	r, may a reply be timely filed  um of thirty (30) days will be considered timely.  ( (6) MONTHS from the mailing date of this communication. ecome ABANDONED (35 U.S.C. § 133).				
1)□	Responsive to communication(s) filed on	·					
2a)[	This action is <b>FINAL</b> . 2b)⊠ Thi	is action is non-fina	al.				
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. <b>Disposition of Claims</b>							
_	Claim(s) <u>1,4,6,10,11,13-19 and 21-35</u> is/are po	ending in the applic	cation.				
	4a) Of the above claim(s) is/are withdraw						
5)[							
6)⊵	6)⊠ Claim(s) <u>1,4,6,10,11,13-19 and 21-35</u> is/are rejected.						
7)□	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
_	ation Papers						
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.  If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
	1.☐ Certified copies of the priority documents	s have been receiv	ed.				
	2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. & 110(a) (to a provisional application)							
<ul><li>14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).</li><li>a) ☐ The translation of the foreign language provisional application has been received.</li></ul>							
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
2) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	nterview Summary (PTO-413) Paper No(s) lotice of Informal Patent Application (PTO-152) ther:				

Application/Control Number: 09/178,887

Art Unit: 2624

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 2. Claims 1, 11, 13, 22, 24-26 and 35 are rejected under 35 U.S.C. 102(e) as being anticipated by Onaga (US Patent No. 5,862,404).

As to claim 1, Onaga teaches:

a plurality of printers (i.e., 110a to 110e in fig. 1) and a plurality of computers (150a to 150a to 150d in fig. 1) connected to the print server (i.e., 120 in fig. 1);

the print server includes a job observation module (i.e., a software within the server) for monitoring an gathering the status of the plurality of printers connected to the print server, and sends the gathered status to the plurality of computers (note: the file server which maintains 3 types of files 'col. 4, lines 41-42' included in a single file having information regarding all the output devices 110 in LAN 'col. 4, lines 55-58', and which provides to all of workstations 150 'col. 6, lines 26-32');

each of computers includes a status monitor for displaying the status (col. 6, lines 33-36).

As to claim 11, Onaga teaches the method is performed by the apparatus claims 1 as indicated above.

'Application/Control Number: 09/178,887 Page 3

Art Unit: 2624

As to claim 13, Onaga teaches there inherently is have a method for designating a particular one of the plurality of printers for a particular print job (note: since there are a plurality of printers in the network, there inherently is have a method for designating a particular one of the plurality of printers for a particular print job).

As to claim 22, due to the similarity of this claim to that of claim 1, this claim is rejected as the reason applied to claim 1.

As to claims 24-26, Onaga teaches that the printer server sends the gathered status to each of the plurality of computers simultaneously (col. 4, lines 60-62 and col. 6, lines 31-33).

As to claim 35, Onaga teaches:

a plurality of printers (i.e., 110a to 110e in fig. 1) and a plurality of computers (150a to 150a to 150d in fig. 1) connected to the print server (i.e., 120 in fig. 1);

the print server includes a job observation module (i.e., a software within the server) for monitoring an gathering the status of the plurality of printers connected to the print server, and sends the gathered status to the plurality of computers at the same time (note: the file server which maintains 3 types of files 'col. 4, lines 41-42' included in a single file having information regarding all the output devices 110 in LAN 'col. 4, lines 55-58', and which provides to all of workstations 150 'col. 4, lines 62-65 and col. 6, lines 26-32').

#### Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

<sup>(</sup>a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

Art Unit: 2624

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 4, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Onaga, as applied to claim 1 and 11 above, and Webb et al. (US Patent No. 5,727,135).

As to claims 4 and 14, Onaga teaches every feature in claims 1 and 11 as indicated above except for postpone a particular print job by a user of one of computers.

Webb teaches means for a user of one of the plurality of computers to postpone a particular print job (col. 2, line 58).

It would have been obvious to modify the monitor of Onaga for postpone a particular print job by a user of one of computers as taught by Webb. The suggestion for modifying the system of Onaga can be reasoned by one of ordinary skill in the art as set forth by Webb because Webb provides an optional object displayed in the window including the object for postpone a particular print job by a user. Such modification would allow the system of Onaga to control the time for print jobs to the available printer.

5. Claims 6 and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Onaga, as applied to claim 1 and 11 above, and Hisatake (US Patent No. 5,669,040).

As to claim 6, Onaga teaches the features in claim 1 above.

However, Onaga does not teach a waiting time for the printer which is displayed in the status monitor.

'Application/Control Number: 09/178,887

Art Unit: 2624

Hisatake teaches the status monitor of each of the plurality of computers includes means for displaying an operating condition in which a waiting time for the printer that is displayed in the status monitor ( U32 and U16 in fig. 14).

It would have been obvious to have modified the display means of Onaga for displaying a waiting time as taught by Hisatake. The suggestion of modifying the system of Onaga can be reasoned by one of ordinary skill in the art as set forth by Hisatake because Hisatake provides more status options displayed in the window including the waiting time. Such modification would allows the system of Onaga to control the time of the new print jobs to the available printer.

As to claims 15-16, the combination of Onaga and Hisatake teaches the method is performed by the apparatus claim 6.

6. Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Onaga, as applied to claim 11 above, and Suzuki et al. (US Patent No. 6,213,652).

As to claims 17-19, Onaga teaches the features in claim 11 above.

However, Onaga does not teach exchanging registration request and response between the computers and the print server

Suzuki teaches the computers and the print server exchange registration request and response (col. 9, lines 29-60).

It would have been obvious to have modified the system of Onaga for exchanging the registration signal between the hosts and the print server as taught by Suzuki. The suggestion of modifying the system of Onaga can be reasoned by one of ordinary skill in the art as set forth by

Page 6

Art Unit: 2624

Suzuki because Suzuki provides the password option that allow the clients to check their print job status. This above feature would modify the system of Onaga in order to increase the security of their system.

7. Claims 10, 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Onaga, as applied to claims 1,11 and 22, and Hamazaki (JPO Patent No. JP409212313A).

As to claim 10, Onaga teaches the feature in claim 1 above.

However, Onaga does not teaches the print server includes means for calculating a waiting time for availability of each of the plurality of printers.

Hamazaki teaches the print server includes means (i.e., a print time estimation part 109 calculates the estimated time of every print job) for calculating a waiting time for availability of the printer (See Solution).

It would have been obvious to have modified the print server of Onaga for including calculator calculates the waiting time of print jobs in a server as taught by Hamazaki. The suggestion of modifying the system of Onaga can be reasoned by one of ordinary skill in the art as set forth by Hamazaki because Hamazaki provides that a print time estimation part for calculates the estimated time of every waiting print job. Such modification would allows the system of Onaga to control the time of the new print jobs to the available printer.

As to claim 21, the combination of Onaga and Hamazaki teaches the methods are performed by the apparatus claim 10 as indicated above.

'Application/Control Number: 09/178,887

Art Unit: 2624

As to claim 23, due to the similarity of this claim to that of claim 10, this claim is rejected as the reason applied to claim 10.

8. Claims 27-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Onaga and Mandel (US Patent No. 5,435,544).

As to claims 27 and 29, Onaga teaches:

A plurality of computers (150s in fig. 1) connected to at least one printer (110 in fig. 1) via the printer server (120 in fig. 1);

The print server includes a job observation module for monitoring the status of the at least one printer connected to the print server, and sends the status to the plurality of computers.

However, Onaga does not teach when the status of a printer changes, the server sends the status to the computer.

Mandel, in the same field of endeavor, teaches the printing system in the network can also automatically generate a network message back to the job senders terminal when the condition of the sending job or a printer changes (col. 1, lines 40-46).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the server of Onaga for notifying the status of a printer to the computer when status of the printer change condition as taught by Mandel. The suggestion for modifying the system of Onaga can be reasoned by one of ordinary skill in the art as set forth by Mandel because the computer receives the status of the printer without requesting by automatically receiving the report of the status changing of the printer from a server.

'Application/Control Number: 09/178,887

Art Unit: 2624

As to claims 31 and 33, due to the similarities of these claims to those of claims 27 and 29, these claims are rejected as the reasons applied to claims 27 and 28.

As to claims 28, 30, 32 and 34, Onaga teaches that there is a plurality of printers (110s in fig. 1) connected to the print server (130 in fig. 1).

## Response to Arguments and Amendment

Applicant's arguments filed 9/9/02 have been fully considered but they are not persuasive.

Applicant asserted in page 5 "There is no teaching or suggestion that file server actively sends the gathered status to the plurality of computers. Instead, it merely makes it available "and "Accordingly, there is no teaching or suggestion in Onaga of a printer server that monitors and gathers the status of a plurality of printers and sends the gathered status to the plurality of printers". In reply, Onaga clearly teaches all of peripheral devices are stored in a file server from which all workstations obtain it. The discovery need be performed only once for all intelligent peripheral devices and all workstations. The device status files are preferably updated with sufficient frequency to provide the workstations with a reliable snapshot of the status of the intelligent peripheral devices (col. 4, lines 60- 65 and col. 5, lines 2-5). And the printer's information is provided to each workstation (col. 5, lines 48-50).

Furthermore, Mandel, in the same field of endeavor, teaches the well known in the prior art that in the network system, the host computer can make a request for the status changing of the printer via a server or receiving directly the status changing of the print job or the printer (col. 1, lines 40-46).

Page 8

Art Unit: 2624

For the above reasons, it is believed that the cited prior art fully discloses the claimed invention and the rejection stand.

#### Conclusion

Applicant's amendment with respect to independent claims 27-34 have been considered but are most in view of the new ground(s) of rejection. This action is made **non-final**.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas Q. Tran whose telephone number is (703) 305-4857 or E-mail address is Douglas.tran@uspto.gov.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-4700.

Douglas Q. Tran Oct. 12, 2002

> GABRIEL GARCIA PRIMARY EXAMINER